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January 31, 2000

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-- D R A F T --

January 31, 2000

EPA-SAB-RAC-00-00X

Honorable Carol M. Browner
Administrator
U.S. Environmental Protection Agency
401 M. Street, SW
Washington, DC 20460

Re: An SAB Report: Assessment of Risks from Radon in Homes

Dear Ms. Browner:

At the request of the Mr. Stephen B. Page, Director of the Office of Radiation and Indoor Air (ORIA), the Radiation Advisory Committee (RAC) of the Science Advisory Board (SAB) reviewed ORIA's draft document titled "Assessment of Risks from Radon in Homes" (October, 1999). The RAC previously reviewed ORIA's methodology described in an ORIA "White Paper". The RAC's recommendations were transmitted to ORIA in a July 1999 SAB Advisory: Assessing Risks from Indoor Radon (EPA-SAB-RAC-ADV-99-10).

The RAC held a public meeting in Washington DC on November 16, 17, and 18, 1999 at which it was briefed by, and had technical discussions with, ORIA staff and conducted writing sessions, producing a draft report. The Report addressed the charge questions as well as other issues beyond the charge identified during the public meetings.

The RAC found the ORIA draft document to be generally well-written and documented and was pleased to note that ORIA took into account the advice contained in its July 1999 Advisory. The RAC commends the authors of the draft ORIA document for applying and extending the risk assessment methodology contained in the National Academy of Sciences (NAS) Biological Effects of Ionizing Radiation Committee report (BEIR VI) to produce a credible model for use by the Environmental Protection Agency (EPA) in its efforts to inform and protect the public with regard to the harmful effects of radon decay products indoors.

The RAC response to the specific charge questions posed by ORIA are as follows:

a. Question 1: Are the methodology and overall approach for assessing risks from radon in homes adequate?

The RAC found that, in general, the EPA's methodology and overall approach for assessing risk from radon in homes is adequate. The scaled concentration (SC) model derived by ORIA is a reasonable adaptation of the models developed by the BEIR VI Committee. However, the document does not adequately describe the method and justification for the method used in deriving the SC model. These methods need to be transparent in order to be credible to the potential model users.

b. Question 2: Are the assumptions behind the calculations appropriate?

In general, the assumptions used by ORIA in the calculations are appropriate. However, ORIA's discussion regarding the effect of smoking on radon risk should be clarified. ORIA should further consider the issues of changes in smoking prevalence and the impacts of other lung carcinogens on risk.

c. Question 3: Have the limitations and uncertainties in the assessment been adequately described?

The RAC was pleased that ORIA expanded the uncertainty analysis as it recommended in its "White Paper" Advisory. However, the ORIA assessment did not adequately take into account the model uncertainties. In addition, the assessment should discuss biologically based models as well as other statistical methods that could be applied to the epidemiologic data to evaluate risks.

The RAC also addressed some issues beyond the charge, related primarily to enhancing the potential usefulness of the ORIA risk assessments for a wide variety of applications. The RAC continues to urge ORIA to make the model more accessible and transparent through an expanded discussion of the derivation of the SC model. A discussion of alternative models would enhance the risk assessment document.

The RAC compliments ORIA for its efforts in adapting and enhancing the BEIR VI models for use in estimating risks from radon and its decay products. This is a very complex issue and EPA's methodology is likely to receive careful scrutiny. The ORIA document is credible and, in general, well done. The RAC appreciates the opportunity to provide this review to you and we hope that it will be helpful. We look forward to the

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response of the Assistant Administrator for Air and Radiation to the comments and recommendations in this report.

Sincerely,

Dr. Joan M. Daisey, Chair
Science Advisory Board

Dr. Janet Johnson, Chair
Radiation Advisory Committee
Science Advisory Board

NOTICE

This report has been written as part of the activities of the Science Advisory Board (SAB), a public advisory group providing extramural scientific information and advice to the Administrator and other officials of the Environmental Protection Agency (EPA). The Board is structured to provide balanced, expert assessment of scientific matters related to problems facing the Agency. This report has not been reviewed for approval by the Agency and, hence, the contents of this report do not necessarily represent the views and policies of the EPA nor of other agencies in the Executive Branch of the Federal Government. In addition, the mention of trade names or commercial products does not constitute a recommendation for use.

ABSTRACT

Since radon is the principal contributor to effective dose to members of the general public from background radiation, the U. S. Environmental Protection Agency (EPA) has devoted substantial consideration to quantifying the risks from radon in homes. EPA has commissioned several studies to develop models and risk estimates based on epidemiologic data from underground miners.

The Office of Radiation and Indoor Air (ORIA) derived a risk model for residential exposures based on the models derived by the National Academy of Sciences (NAS) Biological Effects of Ionizing Radiation (BEIR) Committee. The Radiation Advisory Committee (RAC) of the Science Advisory Board (SAB) reviewed the EPA model and the methods of estimating lung cancer risk from exposure to radon indoors. The RAC agrees with ORIA's methodology in general. However, ORIA did not adequately address the uncertainties in the risk estimates based on model and parameter uncertainty.

The RAC recommends that ORIA address, at least qualitatively, the biologically-based models and models which would result from application of alternate statistical methodology to the miner data. In addition, since a wide variety of users will apply the ORIA central risk estimates to specific situations, ORIA needs to make sure its methodology, assumptions, and the limitations of the model used are transparent. Lack of understanding of the uncertainties in the assessment could result in misuse of the risk estimates.

KEYWORDS: Cancer Risks, Indoor Radon Exposures, Radon Models, Radon Risk

NOTE TO REVIEWERS: NTIS requires a maximum of 250 words in the abstract. This abstract has 223 words.

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CONSULTANTS

Dr. Richard W. Hornung, Institute for Health Policy and Health Services Research,
University of Cincinnati, Cincinnati, OH¹

¹ Did not attend meeting of November 14-16, 1999, but participated in the review.

² Did not attend the meeting of November 14-16, 1999, due to illness.

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Dr. Bobby R. Scott, Lovelace Respiratory Research Institute, Albuquerque, NM

Designated Federal Official

Dr. K. Jack Kooyoomjian, Science Advisory Board (1400A), US EPA, 1200
Pennsylvania Avenue, NW, Washington, D.C. 20460

Management Assistant

Ms. Diana L. Pozun, Science Advisory Board, USEPA (1400A), US EPA, 1200
Pennsylvania Avenue, NW, Washington, DC 20460

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1. EXECUTIVE SUMMARY

Radon is the principal contributor to effective dose to members of the general public from background radiation. As such, EPA has devoted substantial consideration to the subject of risk from radon in homes. EPA commissioned a study by the National Academy of Sciences (NAS) National Research Council (NRC), Biological Effects of Ionizing Radiation (BEIR) Committee which resulted in publication of the BEIR IV Report, *Health Risks of Radon and Other Internally Deposited Alpha Emitters* (NAS 1988). In 1994, the EPA asked the NAS to revisit the risk assessment for indoor radon based on an expanded analysis of data on cancer risk to uranium miners and incorporation of the information available from indoor radon epidemiologic studies. The NAS published its revised risk models in early 1999 in its BEIR VI Report, *Health Effects of Exposure to Radon* (NAS 1999).

EPA is now revising its assessment of risks of indoor radon in light of the findings of the BEIR VI Committee (NAS 1999). The EPA Office of Radiation and Indoor Air (ORIA), in an extension of BEIR VI methodology, estimated specific risk coefficients and modified the estimate of the numbers of lung cancer deaths attributable to radon in its Draft Assessment of Risk from Radon in Homes (EPA 1999).

ORIA requested that the Radiation Advisory Committee (RAC) of the Science Advisory Board (SAB) review its methodology for estimating cancer risks from exposure to radon in homes. In March 1999, the RAC engaged in an initial advisory on this subject. Although the RAC found the methodology to be acceptable in general, the RAC Advisory, finalized in July 1999 (SAB 1999), included recommendations for some adjustments to the ORIA methodology. ORIA responded to those recommendations in its Draft Assessment

of Risks from Radon in Homes (EPA 1999).

The RAC met in Washington DC on November 16, 17, and 18, 1999 for a review of the revised ORIA radon risk assessment methodology. A draft RAC review report was prepared at the November meeting, with a technical editing session conducted by a telephone conference on December 10, 1999. The RAC's responses to the specific charge questions from the Agency are summarized below and discussed in detail in Section 3 of this report. The RAC also addressed issues beyond the charge, as presented in Section 4.

In general, the RAC found that ORIA has produced a credible risk assessment and has responded well to the recommendations provided by the RAC in its Advisory (SAB 1999). The Draft ORIA document is, for the most part, well-written and documented and will be useful guidance for conducting radon risk assessments.

1.1 Question #1: Are the methodology and overall approach for assessing risks from radon in homes adequate?

The RAC found that, in general, ORIA's methodology and overall approach for assessing risk from radon in homes is adequate. Two models were derived by the BEIR VI Committee, one dependent on radon decay product concentration, and one dependent on duration of exposure. The BEIR VI Committee did not select a preferred model. The RAC, in its Advisory (SAB 1999), recommended that ORIA derive a model intermediate between the two BEIR VI models. In response to that advice, ORIA scaled the BEIR VI concentration model (SC model) to give risk estimates intermediate between the estimates based on the BEIR VI concentration and duration models. The RAC agrees that

the scaled (intermediate) model is reasonable; however, the draft ORIA document is not clear on how the intermediate model was derived and does not fully justify its use. Although ORIA's use of the BEIR VI model as a basis for the risk assessment is reasonable, the risk assessment should also include a discussion of biologically-based models as well as other credible models which could be applied to the epidemiologic data to assess risks. This would help in characterizing model uncertainty. These additional models should be included in the characterization of model uncertainty.

The RAC supports the decisions by ORIA to derive estimates of etiologic risk, expand the treatment of smoking prevalence by age, and delete a proposed baseline adjustment.

1.2 Question 2: Are the assumptions behind the calculations appropriate?

The RAC found that, in general, the assumptions used by ORIA in the calculations are appropriate. ORIA's discussion of the assumptions about the effect of smoking on radon risk should be clarified and ORIA should further consider the issues of changes in smoking prevalence and the impacts of other lung carcinogens on risk. ORIA should also provide more focus on the factor, K, which relates the dose per unit exposure in homes to the dose per unit exposure in mines. In particular, ORIA should consider how the K factor would change under specific exposure conditions. The BEIR VI Committee assumed that the K factor is equal to 1.

1.3 Question 3: Have the limitations and uncertainties in the assessment been adequately described?

The RAC was pleased with the expansion of the uncertainty analysis from the initial treatment in the White Paper. However, the RAC is concerned that EPA limited the

analysis to the more easily quantifiable uncertainties and did not provide a strong sense of the overall uncertainties, which would include model uncertainty and other unquantified uncertainties. Specifically, model uncertainty is not adequately addressed in the draft risk assessment. In addition, ORIA should include a discussion of uncertainties in radon risk estimates in any document based on the draft risk assessment.

The RAC recommends that model uncertainty be addressed in more detail in the risk assessment document.

1.4 Issues beyond the charge

The RAC has several recommendations related to the draft risk assessment document that do not strictly apply to the three main charge questions. These recommendations, related primarily to enhancing the potential usefulness of the ORIA risk assessments for a wide variety of applications, include the following:

- a) The potential use of the document by various disparate groups (e.g., state regulators, home builders, educators, and public health officials) should be taken into account;
- b) Risks from ²²⁰Rn should be given some additional consideration in the risk assessment;
- c) While the RAC recognizes that the information available for the miners is limited to mortality data, for future risk assessments ORIA should use incidence data whenever possible, consistent with EPA's treatment of chemical carcinogens;
- d) In the future, ORIA should seek further opportunities to validate its radon model against observations in residential populations; and
- e) The document should be expanded to render the methodology more transparent by including complete derivations of equations and explaining

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terms in text as well as defining them in mathematical form.

The model should be readily adaptable to populations that do not match the characteristics of the stationary U.S. population used and the assumed constant lifetime exposure inherent in deriving the average risk coefficients and etiologic fractions that appear to be the principal outputs of the current effort.

2. INTRODUCTION

Radon, through its decay products, is the major contributor to effective dose from natural background radiation. The effective dose from this source generally exceeds the limits for radiation exposure for the general public from nonbackground sources. It is appropriate that the EPA give adequate consideration to the subject of risk from radon exposure in homes. *(Note: For clarity in this report, references to radon are assumed to include its short-lived decay products.)*

The Environmental Protection Agency's (EPA) Office of Radiation and Indoor Air (ORIA) has revised its methodology for estimating cancer risks from exposure to radon in homes in accordance with the recently published National Academy of Sciences (NAS) report, *Health Effects of Exposure to Radon: BEIR VI* (NAS 1999). At the request of ORIA, the Radiation Advisory Committee (RAC) of the Science Advisory Board (SAB) reviewed ORIA's methodology as described in its Draft *Assessment of Risks from Radon in Homes* (EPA 1999).

In March 1999, the RAC engaged in an initial advisory regarding ORIA's methodology for assessing risks of radon in homes, based on a white paper submitted to the RAC. In this Advisory, published in July 1999 (SAB 1999), the RAC provided guidance during the development of the risk assessment methodology.

The RAC met in Washington DC on November 16, 17, and 18, 1999 for a briefing and discussion of ORIA's radon risk assessment methodology presented in the draft *Assessment of Risks from Radon in Homes* (EPA 1999). A draft RAC review report was prepared at the November meeting based on face-to-face discussions and incorporating

written comments submitted in advance of the meeting. The draft RAC report, *Review of Assessment of Risks from Radon in Homes*, was edited and distributed to the RAC on November 23, 1999. Another draft was prepared on December 5, 1999 and distributed to the RAC M/C for their review at the technical editing teleconference of December 10, 1999.

The RAC review focused on specific questions posed by ORIA in its charge to the RAC (Section 2.2), including the appropriateness of the models and assumptions used, as well as the adequacy of the evaluation of uncertainty in the assessment of risk. The RAC also addressed issues beyond the charge in its review.

In general, the RAC found that ORIA's Draft *Assessment of Risk from Radon in Homes* (EPA 1999) is well done and is a very useful extension of the BEIR VI Committee Report (NAS 1999). The subject is complex, but the ORIA staff has done an excellent job in dealing with this task. The RAC notes that ORIA took into account the recommendations provided in its Advisory (SAB 1999).

It is likely that the ORIA document will be very carefully scrutinized, thus it must have a high degree of credibility, and the methods by which the risks are derived must be transparent. ORIA's risk assessment will provide a strong basis for estimating risks in support of rulemaking and public information programs. Some issues that remain to be addressed are presented in Section 3 in response to specific questions in the charge, and in Section 4, which deals with issues beyond the charge.

2.1 Background

EPA's guidance on risks associated with radon in homes has been developed based on the risk assessment models published in two National Academy of Sciences

(NAS) reports. The first, *Health Effects of Exposure to Radon and Other Internally Deposited Alpha-Emitters: BEIR IV* (NAS 1988), developed empirical models for estimating risk from inhalation of radon and its decay products based on four sets of underground miner epidemiological data; the second, *Comparative Dosimetry of Radon in Mines and Homes* (NAS 1991), provided modifications to the BEIR IV models to account for differences between occupational and residential exposures. A third NAS report, published in 1994, *Health Effects of Exposure to Radon: Time for Reassessment?* (NAS 1994), reviewed the new information available and suggested that the BEIR IV assessment be revisited and updated to take into account additional miner data and the data developed from residential studies. As a consequence, the NAS published a new, EPA-sponsored report on health risks associated with residential radon exposure, *Health Effects of Exposure to Radon: BEIR VI* (NAS 1999). EPA is revising its assessment of risks from indoor radon based on the recommendations and models in the BEIR VI Report.

2.2 Charge

The specific charge to the RAC for this review was to respond to the following questions:

a) Are the methodology and the overall approach for assessing risks from radon in homes adequate?

b) Are the assumptions behind the calculations appropriate?

c) Have the limitations and uncertainties in the assessment been adequately described?

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437 The RAC's response to the charge and a discussion of issues beyond the charge
438 are contained in the following sections of this report.

3. RESPONSE TO THE CHARGE

In general, ORIA has produced a credible risk assessment and has responded well to RAC comments presented in its Advisory on Assessing Risks from Indoor Radon (SAB 1999). The draft ORIA document is, with some exceptions described in detail below, well-written and documented and will be useful guidance for conducting radon risk assessments. The RAC recognizes additional areas where the document could be improved, as explained in the responses to the specific questions in the charge.

3.1 Charge Question #1

Are the methodology and overall approach for assessing risks from radon in homes adequate?

In general, ORIA's methodology and overall approach for assessing risks from radon in homes is adequate. ORIA's risk assessment is an extension of the methodology developed by the NAS BEIR VI Committee (NAS 1999). The extension was necessary in order to produce a document that would be useful in assessing risks from residential radon for individuals and populations.

3.1.1 Modification of the BEIR VI Model

The BEIR VI Committee proposed two models for residential radon risks: one which included an "effect-modification factor" dependent on radon decay product concentration (concentration model) and a second model with an "effect-modification factor" dependent on exposure duration (duration model). These factors account for a

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dose-rate effect. The BEIR VI Committee did not select a preferred model. ORIA's use of a model that is intermediate between the BEIR VI concentration and duration models is responsive to the advice contained in the RAC Advisory. However, the method and justification of the method of deriving the intermediate model should be clearer. The derivation should be more explicit in the text or should be included as an appendix to the document showing more detailed calculations.

The RAC supports ORIA's selection of a scaled BEIR VI concentration (SC) model as a practical choice, given the calculational difficulties of developing a model that is free from bias imposed by the selection of cut points for concentration or duration of exposure intervals. The RAC also supports the other adjustments made to the BEIR VI concentration model to derive estimates of the etiologic risk and to expand the treatment of smoking prevalence by age. In addition, the RAC supports ORIA's decision to drop its previously proposed baseline adjustment, with a recommendation that the explanation of this decision given in Appendix B be strengthened. Finally, the RAC strongly supports the estimation of etiologic fraction and average years of life lost per radon-induced death as a supplement to the estimates of lifetime risk per working level month (WLM) and the estimation of the annual number of lung cancer deaths attributable to radon in homes. All of these estimates are useful for evaluating risks to subsets of the population, such as those in a particular geographic region or with a particular pattern of exposure.

ORIA's use of age-specific smoking prevalence data is a significant improvement over the BEIR VI analysis. This modification will allow the model to be adjusted as smoking patterns change in the general population. Even a small reduction in risk, due to a decrease in smoking prevalence, could be an incentive to promote the trend.

3.1.2 Alternative Models

The BEIR VI Committee estimated lung cancer risks from radon exposures in the home using empirical regression models based on uranium miner lung cancer data. However, there are reports in the most recent literature and active research in the construction and application of biologically-based cancer models. Several researchers studying radon cancer risks have specifically applied the two-stage clonal expansion model of cancer that has been shown to describe, generally, both epidemiological and experimental cancer data (Luebeck et al. 1999, Leenhouts 1999, Moolgavkar 1993). The model considers the effect of the carcinogen on the initiation, transformation and proliferation of cells in the multistage development of cancer. As such it allows the interpretation of data in terms of relevant biological events in the cancer process.

In applications to the Colorado uranium miners, detailed modeling has incorporated data on both smoking rates and radon exposures (Leenhouts, 1999; Moolgavkar, 1993). The fitted two-stage model showed an inverse dose-rate effect at higher doses as well as sub-multiplicative effects of smoking and radon exposure. The risks, however, differed from those obtained by BEIR VI using empirical regression descriptions of the miner cohorts. ORIA should include a discussion of the biologically-based models and especially take into account model specification in its uncertainty analysis that may actually be the greatest source of uncertainty in risk estimation.

With the publication of Federal Guidance Report No. 11 (EPA 1988) and the prior statement signed by President Reagan and published in the Federal Register, the Federal Radiation Council (EPA/FRC) had essentially endorsed the risk assessment and radiation protection concepts of the International Commission on Radiological Protection (ICRP). However, the ICRP, in its Publication 65 (ICRP 1993) has adopted a quite different approach in its assessment of risk from radon. The ORIA document should discuss how

the application of these two approaches differs in terms of the result.

Developing scientifically valid risk estimates for cancer induction via residential radon exposure is a significant undertaking. ORIA is making good progress toward developing acceptable risk estimates for lung cancer induction based on the BEIR VI models. Significant challenges still remain, especially related to evaluating alternative models in the context of their associated uncertainties. ORIA's treatment of uncertainty is discussed in detail in Section 3.3 of this report.

3.2 Charge Question #2

Are the assumptions behind the calculations appropriate?

The assumptions ORIA used in the calculations are, in general, appropriate. Obviously, the assumptions made in applying the models are crucial in determining the risks from residential radon. In some cases, specific parameter values were determined by EPA risk assessment guidance. The RAC concerns regarding some of the assumptions used in the ORIA radon risk assessment are described below.

3.2.1 Smoking and Other Exposures

As suggested in the response to the first part of the charge, assumptions about the composition of the U.S. population and its patterns of exposure are necessary to estimate overall risk coefficients and etiologic fractions. ORIA's choices are reasonable. However, ORIA's discussion of the assumptions about the effects of smoking on radon risk needs to be clarified. The text is not clear about the difference between the relative risks of lung cancer deaths cited for ever smokers versus never smokers (p. 36) and the relative risks cited for current smokers versus nonsmokers (p. 35). The assumptions about causation

that would underlie the relative risk model if all exogenous agents that affect risk (e.g., asbestos, heavy metals, PAHs, crystalline silica, radionuclides other than radon decay products), not just radon and tobacco smoke, were explicitly considered, are also unclear.

Recent data show that smoking rates among young people are stable or increasing. ORIA should consider how this trend might affect the comparisons among never smokers, ever smokers, former smokers, and second-hand smokers. The implications of smoking rates for young people could be examined on the basis of gender, similarly to the discussion on p. 13-14 of the assessment about the male ever-smoking prevalence reaching 74 percent at age 70 years, compared to 58 percent on average.

3.2.2 Comparisons Between Mine and Home Environments

The variability and uncertainty in the "K" factor that is key to the risk assessment should be addressed. K adjusts the radiation risk to miners to a projected risk to home residents, taking into account exposure factors such as aerosol size distribution, bronchial morphometry, depositional pattern and clearance rate, and dose-response factors such as exposure rate, age at exposure and at risk, sex, and smoking.

$$K = [\text{Dose}(\text{home})/\text{Exposure}(\text{home})]/[\text{Dose}(\text{mine})/\text{Exposure}(\text{mine})]$$

The BEIR IV Committee initially assumed that the dose per working level month (WLM) is the same for occupational and environmental settings (NAS 1988). In 1991, the NAS published a comparative assessment of radon in homes and mines (NAS 1991) that proposed an adjustment factor, K, of 0.7; that is, radon was presumed to be less effective in producing lung cancer in residential exposure situations than in the mine environment. This resulted in a downward revision of the EPA risk estimates derived from the BEIR IV Report. The BEIR VI Committee reviewed the data and determined that a value of 1 for K

is reasonable (NAS 1999).

The ORIA assessment should provide more focus on the components of K. If some of the considerations do or do not apply, depending on the situation, then sometimes a more situation-specific value of K might be appropriate. For example, ORIA should consider how K would be affected if breathing rate differs based on indoor vs. outdoor work, health profile, or even altitude or climate for various levels of activity.

3.3 Charge Question #3

Have the limitations and uncertainties in the assessment been adequately described?

The Committee applauds the expansion of the uncertainty analysis from the initial treatment in the white paper and the addition of 90% uncertainty interval estimates on the estimates of risk per WLM, etiologic fraction, and years of life lost per radon-induced (cancer) death (Table 18, page 46). However, the RAC remains concerned that ORIA has limited the analysis to the more easily quantifiable uncertainties and has not afforded the reader a good sense of the overall uncertainties that would include model uncertainties and other uncertainties mentioned but not quantified.

The RAC notes several specific issues in regard to the limitations and uncertainties in ORIA's risk assessment. In particular, model uncertainties are not adequately addressed. When ORIA issues guidance documents or other information on radon risks based on the draft risk assessment, it should be sure to include an appropriate discussion of the uncertainties in the risk estimates in addition to the central risk estimates. The choice of the SC model, although responsive to the RAC's previous recommendations, could appear arbitrary without a comprehensive discussion of the other models. The RAC

recognizes that a quantitative resolution of this issue could require substantial work by ORIA. An alternative approach would be to descriptively compare models rather than perform full-blown mathematical comparisons.

3.3.1 Model Uncertainty

The primary issue of whether the extrapolation of the miner studies to low doses and low dose rates is appropriate has been the subject of considerable debate. In general, this extrapolation is consistent with the majority of data on residential exposure, although the negative results reported by Cohen et al. (Cohen, 1990; Cohen, 1995) have received much attention. An important, recent addition to this discussion is a note in the May 1999 issue of *Health Physics* by John Goldsmith (1999), in which he discusses the confounding effects of the known correlation of cancer incidence with population density and notes that this may explain the anomalous results reported by Cohen. Goldsmith also draws the conclusion that counties are not appropriate population units for such a study. ORIA's discussion of the Cohen data would be enhanced by including a reference to the conclusions of Goldsmith.

ORIA has done commendable work in producing risk estimates that for the first time account for changes in smoking status with age, etiologic fraction, and average years of life lost. Additionally, the uncertainties associated with various data sets and the quality and biases of their sources are adequately addressed but the choice of the SC model is not. This is important since that model is the basis for the Monte Carlo sensitivity analyses used to quantify the uncertainties in the risk determinations. Although standard statistical theory can be used to assess the various uncertainty in parameters and sampling variations, the sensitivity analysis of a single model does not capture the uncertainty in our state of knowledge of the problem. Other computer simulations and/or analytical solutions should be used when possible to evaluate the preferred model results even if using less

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rigorous methods and subjective judgement. In addition to an overall assessment of the combined uncertainties from various data sources, uncertainties in the choice of a model need to be addressed. Finally, the reasoning used to dismiss the reduction in the lower bound estimate using the BEIR VI constant relative risk (CRR) approach (i.e., as a consequence of sampling error) is also subjective.

The ORIA draft document makes the case for using the SC model in lieu of a CRR model or the other models proposed by the BEIR VI committee to describe risks from radon in the homes. The previous RAC Advisory on the ORIA White Paper recommended that EPA consider developing a model that would yield results intermediate between the BEIR VI concentration and duration models. The RAC based that recommendation on several factors:

- a) the concentration model produced estimated risks 40% higher than those estimated using the duration model;
- b) the risk estimates, cited in the first assessment, were between the estimates of the two BEIR models; and
- c) the possibility that the lack of agreement between the models may have been caused by the choice of arbitrary cutpoints for concentration and duration intervals that are required when using Poisson regression to fit the Excess Relative Risk (ERR) models.

The Committee left the decision for developing the intermediate model up to ORIA. In response to the RAC recommendations, ORIA chose to use the geometric mean of the two risk coefficients to produce an intermediate model. This results in the use of central risk estimates in the assessment of risk from radon in homes. The excess relative risk

(ERR) estimates are intermediate between those derived from the concentration and duration models of BEIR VI. Because the difference in risk estimates between the BEIR VI concentration and duration end point models is substantial (i.e., 40%), a case can be made that the relative risk lies between the two. However the choice of a central risk SC model is arbitrary, because the relative risk may be much closer to that derived using one of the BEIR VI models.

The RAC believes that comparison to other models would lend credibility to the ORIA risk estimates derived from the SC model. One proposal is to fit the BEIR VI model using Cox proportional hazards methodology which does not require categorization of exposure (WLM), duration, or concentration (WL) but can use individual exposure history or cumulative exposure. The Cox model and Poisson regression would yield essentially identical results if the intervals used in Poisson regression are sufficiently small. Alternatively, ORIA could still use Poisson regression, but with different and smaller exposure, duration, or concentration intervals. Either of these approaches would produce ERR estimates that would probably be intermediate between the concentration and duration BEIR VI models and should be considered for ORIA's future modifications to the risk assessment.

3.3.2 Sensitivity Analysis

We commend ORIA for its use of model sensitivity analysis. ORIA has used the sensitivity analysis to estimate model robustness by exploring the effect of parameter uncertainty and/or variability on the Monte Carlo predictions. However, though convenient and easy to use, the Monte Carlo methods need to be carefully monitored and baselined to ensure the integrity of the results and their connection to physical reality. Uncertainty does not reside solely in the degree of ignorance about the precise value of a particular parameter but also the degree of ignorance associated with the choice of a particular

model used to describe the data and make extrapolated risk predictions. Even if it is not feasible to evaluate the combined effects of all sources of uncertainty affecting radon risk estimates, a quantitative, semiquantitative or as a last resort, a qualitative evaluation of the model choice should be presented which gives an idea of the robustness of the proposed risk assessment.

Simulation exercises that employ algorithms which use error estimation inputs (e.g., K-factor) demonstrate that several acceptable solutions can be obtained without any bearing on “reality”. For example, the K-factor can be used to account for differences in risk estimates due to varying environmental conditions, but an exact uncertainty cannot be assigned to a unique K value. As the mathematical formulation is undetermined, no degree of refinement can offset this result. Key uncertainties in the estimates and models could be reduced by considering a broader range of model simulations and their consequences for extrapolating radon-induced effects to lower dose rates.

More recent and ongoing epidemiologic and experimental research (e.g., in Germany and Netherlands) could be considered for use in the evaluation of the BEIR VI predictions. There may also be advantages in using other more mechanistic models for comparison with the SC model (i.e., biologically-based models). Some discussion of *in vitro* and related studies showing inverse dose rate effects would be appropriate. References for such a discussion include Bettega et. al. (1992), Elkind (1994), Hall et. al. (1991), and Scott (1997).

3.3.3 Uncertainty in Estimates of Parameter Values

Quantitative risk estimates based on extrapolated epidemiological data require measures of uncertainty. Early on in the ORIA document, readers should be warned that use of central risk estimates without considering the associated uncertainties could result

in misleading risk estimates.

One of the largest measures of uncertainty involves the estimation of the cohort member's exposure to the carcinogen of interest, i.e., radon decay products. This clearly is the case with the uranium miner cohorts and should be included in any formulation of total risk estimation precision involving the use of these radon exposed workers.

3.3.4 Impact of Background Radon Exposures on Risk Estimates

As requested by the RAC in its July 1999 Advisory (SAB1999), ORIA included a discussion of the impact of background radon exposure on the miner-based risk estimates. The method by which ORIA quantified this impact resulted in negative values and the discussion of the impact was less than transparent. The problem may stem from a mis-specification of the model. For example, an exponential model might describe the impact of background radon exposure on risk estimates based on empirical models more realistically and have fewer specification problems than a linear model.

ORIA should explain the implications of the negative numbers obtained when the baseline (or radon equal to zero case) is subtracted. Is it merely that there are so few cases of radon-induced lung cancer at the low end of the age spectrum so that the uncertainty encompassing the baseline includes negative numbers, or is there a condition for which the model is not valid? This is not simply a matter of proper derivation. A clear verbal description of why the baseline does not need to be subtracted is needed.

3.4 Model and Parameter Uncertainty

Based on these observations regarding model uncertainty and parameter uncertainty, it is important that uncertainties in predictions of risk not only include the

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uncertainty in the epidemiologic data and parameter sensitivity analysis, but also the uncertainty in the choice of model used to describe the data and quantify the predictive analyses. For context, the assessment might include a brief discussion of the comparative uncertainties surrounding other causes of lung cancer (e.g., smoking alone or asbestos) in relation to the uncertainties surrounding radon-related lung cancer.

4. COMMENTS BEYOND THE CHARGE

The RAC offers a few comments that do not strictly apply to the three main charge questions. The RAC's concerns are related primarily to enhancing the potential usefulness of the ORIA risk assessments for a wide variety of applications.

4.1 Potential Use of the Radon Risk Assessment Document

As noted by the RAC in its Advisory, the foremost potential use of the risk assessment document may be to revise national estimates of radon risk for risk communication purposes (e.g., as in the 1992 Citizens Guide to Radon). From the assessment narrative, it appears that the uncertainties about which risk model to choose (concentration, duration, or an intermediate model) make a more exact risk estimate difficult at this time. Any estimate of lung cancer risk related to residential radon exposure is likely to have a large associated error. The net result may be bracketing a risk range as was done previously.

The RAC continues to urge ORIA to make the model more accessible and transparent to those who wish to make risk calculations for defined populations and exposure patterns. In particular, the model should be readily adaptable to populations that do not match the characteristics of the stationary U.S. population and the assumed constant lifetime exposure that are inherent in deriving the average risk coefficients and etiologic fractions that appear to be the principal outputs of the current effort.

Although the document's section on uncertainty is essential and (as discussed in Section 3.3) needs strengthening, to some audiences it may suggest that the evidence for the carcinogenicity of radon is poorer than for other environmental substances treated as

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carcinogens, which is not the case. However, failure to adequately discuss uncertainties could encourage users of the document to give more weight than can be justified to central risk estimates, leading to misuse of these estimates. Perhaps some of the details of the uncertainty analysis could be moved to an appendix, with the uncertainty section focusing on the overall reliability of the risk estimates.

While the purpose of ORIA's risk assessment document is to provide a scientific basis for policy decisions, the audience has to be very carefully considered. The types of audiences that are likely to use the document include :

- a) Radon testers and mitigators, as a tool to communicate risk to their clients,
- b) Real estate agents / attorneys involved in the sale of a home,
- c) Physicians,
- d) Public Health officials, in setting priorities for their agencies,
- e) Federal and state regulators, in setting NEPPS goals,
- f) Department of Energy, in determining appropriate clean-up levels for contaminated sites,
- g) Lawyers in dealing with compensation claims for uranium miners,
- h) Regulators, in setting Multimedia Mitigation (MMM) Program priorities to comply with the radon in water alternate maximum contaminant limit (AMCL), and

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i) Tobacco companies, to demonstrate that their product isn't unsafe on its own.

ORIA should also consider how these audiences may misinterpret the document and what advice it can give these users about the model, its strengths and its limitations, and what would be a fair use of the model. This goes beyond uncertainty or sensitivity to what the model represents and how accurately it can be assumed to represent risks. ORIA should also consider how the model users can help improve the model, perhaps by data gathering and reporting. Although not necessarily to be considered part of the mandate to ORIA, the Agency should be encouraged to consider developing models that are user friendly and readily available, via the internet, to those in the field as well as the general public.

It is difficult to know what decisions might be made differently at the state level based on the results of the assessment. For example, if EPA eventually develops a different basis for setting cleanup levels for radium in soils (p.2) using indoor radon risk pathways, numerous uranium-related soil cleanup decisions will be affected.

Some states have a constituency of concerned uranium miners. With the Senate Judiciary Committee having approved a bill to expand the Radiation Exposure Compensation Act to include uranium millers, there may be increased interest in affected areas in how EPA is comparing miner/miller risk to residential radon risk. This reinforces the RAC's suggestion in its Advisory that ORIA be clear about how the final risk model relates to situation-specific mixes of sex, age, and smoking behavior.

Some of the assumptions could be refined by new information that may be available as census data from 2000 is collected and compiled, as new smoking prevalence data are reported, or as other studies that are currently near completion are finalized. Rather than have a static model, ORIA should consider how the model can be modified or adapted to

take advantage of the emergence of new data regarding factors such as equilibrium fractions or the impacts of radon mitigation in homes.

4.2 Consideration of ^{220}Rn

Nearly all of the draft ORIA document is devoted to ^{222}Rn with ^{220}Rn mentioned only briefly. Given the widespread distribution of ^{232}Th and its decay products and their substantially high concentrations in some locations, it would seem appropriate to devote some discussion to ^{220}Rn . The RAC recognizes that there are many fewer available measurements and there are essentially no epidemiological studies of exposure to ^{220}Rn , however, it would be useful to summarize the existing information and to discuss, at least qualitatively, the risk from ^{220}Rn .

In justifying the exclusion of ^{220}Rn from consideration in its risk assessment, ORIA states that "...a lower fraction of the released alpha particle energy is absorbed within target cells in the bronchial epithelium than in the case of radon-222." While this statement, and a similar one made in ICRP Publication No. 50 (ICRP 1987), may well be true, its validity is not obvious. ORIA should consider, at the least, a more comprehensive discussion of ^{220}Rn risks.

4.3 Use of Incidence Versus Mortality Data

There would be less uncertainty in the models and the derived risk estimates if lung cancer incidence data could be used in the analysis rather than lung cancer mortality. In general, a diagnosis of lung cancer (incidence) is more accurately counted than a lung cancer death that might be attributed to contributing factors on a death certificate rather than lung cancer. The EPA evaluates the risks for nearly all other environmental factors based on the incidence of adverse health effects rather than mortality. The RAC

recognizes that the epidemiologic data available on the underground miners is limited to lung cancer mortality; thus estimation of radon risk in terms of lung cancer incidence, based on the miner data, is not practical. However, for future assessments where both incidence and mortality data are available, the RAC strongly supports use of incidence data in developing radiation risk estimates.

4.4 Validation of Radon risk Models

The Committee notes that disagreements persist about the degree to which model extrapolations from observations in miners have been, or even can be, validated by comparison with available data on residential radon exposures and risks. Although ORIA should not be expected to resolve this issue in the current assessment, it should aggressively seek opportunities for model validation in the future. Otherwise, controversy among scientists will continue and public confidence in the models will suffer.

4.5 Exposition

Although the exposition is for the most part quite clear to those familiar with the radon risk literature, and although ORIA has added less technical text to help readers who are not experts, the Committee found several specific areas in which improvements in exposition would be valuable. The more important ones follow. Minor suggestions are included in Appendix A.

4.5.1 Derivation of Equations

A major concern with the ORIA draft risk assessment document is the difficulty in following the calculations. In several cases, the derivations are not included in the report. For example, the equations used to calculate the etiologic fraction and the average years

of lost life expectancy are based on a quantity, $S'(a)$, which is defined somewhat ambiguously as the survival function adjusted for an incremental increase in radon exposure. No equations for calculating $S'(a)$ are included. As a result, it is difficult to determine whether the methodology is reasonable. The adjustment in the survival function should be more clearly explained and the method of adjustment described either in the text or in an appendix.

The equation for determining the lung cancer death rates for never smokers is given without a derivation (page 13). The illustrations given (page 14) are also confusing in that a parameter value obtained in the first calculation is rounded to 2 significant figures but expressed using 3 significant figures in the second calculation:

$$\mathbf{0.0052} = 0.0044/[0.42 + 14(0.58)]$$

$$0.0072 = 14 \times \mathbf{0.000515}$$

Adding to the confusion, is a typographical error in the second set of calculations: 0.00414 should be 0.000414.

In addition to including derivations of the equations in an appendix, all notation in the text should be defined in English as well as in mathematical form. For example:

w^* = effective cumulative exposure

$\* = effective dose response (or effective excess risk/WLM)

The ORIA risk assessment document will be read and critiqued by a large number of individuals with varying levels of experience with radon risk calculations and epidemiology. The methodology used must be transparent in order to minimize unwarranted criticism. It was helpful to include the derivation of the equations used in determining that the exclusion of miners' residential exposures would not significantly

affect the calculated risks for indoor radon (Appendix B); however, even in this case, several steps were omitted in the derivation making it difficult to follow. The appendices should be expanded to include derivations of all unique equations used in the risk assessment. It will not be necessary to include derivations of equations obtained from BEIR VI; however, the methodology for adjusting the BEIR VI concentration model should be explicitly described in an appendix.

4.5.2 Specific Text Concerns

Specific substantive concerns with the text are given below. Editorial suggestions are contained in Appendix A.

Page 7, second paragraph under IVA: The inverse dose rate effect will seem counterintuitive to many people not familiar with the literature. Some discussion of mechanisms that might lead to such a behavior would be valuable.

Page 11, third paragraph: This draft continues to note the “biological implausibility” of the Cohen study. Although probably in the minority, a substantial number of reasonably credible scientists do not share this view. Moreover, no explanation is given for the speculation that radon levels might be inversely correlated with smoking, and it is certainly not an intuitively compelling conclusion. Although the meta-analysis of case-control studies does provide support for the extrapolation from the miner studies, it too can be criticized, and more explanation is required on why ORIA assigns essentially zero probability to the threshold/hormesis hypothesis.

The BEIR VI models are based on a linear-multiplicative relationship between radon exposure and risk with no threshold. That is, the risk per unit exposure is constant within specific smoking, exposure, and age categories, with a multiplier used to adjust risk

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among categories. However, the BEIR VI Committee also noted that "alternative exposure-risk relations, including relations with a threshold, may be operative at the lowest exposures" (NAS 1999). The potential for a threshold for radon induced lung cancer should be discussed in the ORIA uncertainty analysis.

Page 42, end of Section 1: The nominal value for the average residential radon concentration and the mean value for its distribution are different. ORIA should, at a minimum, better explain this difference and perhaps rethink its decision. The same is true for some of the other quantified uncertainties.

Page 50, Section 4: Because all of ORIA's quantitative estimates are for lifetime exposure to a constant concentration, it seems inappropriate to talk about the uncertainty due to age at first exposure. Moreover, even if ORIA is intending for the uncertainty to apply to age-specific risk estimates, if the Chinese tin miners showed a factor of two difference between children and adults, shouldn't the median be adjusted downward before applying a distribution with geometric standard deviation (gsd) of 2?

REFERENCES

[NOTE: WE NEED TO ESTABLISH A STANDARD FORMAT FOR REFERENCES -JJ.]

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APPENDIX A - EDITORIAL AND TECHNICAL COMMENTS

A.1 General Comments:

- a. Should Systeme Internationale (SI) units be used? The risk coefficients given in Federal Guidance Report No. 13 (FGR-13) are in SI units. There are only a few places where traditional units would be appropriate, e.g., where reference is made to BEIR VI, it would be necessary to use pCi L^{-1} . Radon decay product concentrations are commonly expressed in units of working levels (WL) in the U.S. In the rest of the world, the quantity is potential alpha energy concentration (PAEC) expressed on joules per m^3 of air.
- b. Use negative exponents, e.g., Bq m^{-3} instead of Bq/m^3 .
- c. Should first person, which is used only seldom, be replaced by third person?
- d. In the entire document there is not consistency concerning when an acronym is defined and then used, e.g., ever smoking (ES). Once it is defined the acronym should be used consistently.
- e. Radon decay products should be referred to consistently throughout the document, i.e., either radon decay products (RDP), radon daughters, or radon progeny. Using these three terms intermittently could cause confusion, particularly for individuals who have only a small degree of expertise in this field. The consistent use of the term radon decay products is preferred.
- f. The term working level (WL) is defined as the concentration of radon decay products in air. It is not a unit of exposure rate. It only becomes a measure of exposure rate when the conditions of exposure are specified. Table 3 on page 8

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was taken directly from Table A-4 of BEIR VI which does express exposure rate as WL. However, at the very least, Table 3 in the EPA risk document should include an explanatory footnote acknowledging that WL is not a **unit** of exposure rate, but under a specific condition, such as residential exposure, WL is a **measure** of exposure rate.

- g. Equations should be numbered throughout the text as they are up to page 13.
- h. Some of age axes of graphs extend to 100 y and some to 120 y. It would be desirable to be consistent to facilitate comparisons.
- i. The axes in Figures 2 through 7 are hard to see. They should be redrawn.

A.2 Specific Comments (Words suggested for deletion are indicated by . Words suggested to be added are indicated by underline.)

PageParaLineComment

1	3	The concluding sentence states that “these adjustments have only a minor impact . . .” It should be clearer that the adjustments in question are those made to BEIR VI analyses. The changes between EPA’s pre-BEIR VI assessment and the current one are more than a factor of two, and not, in our opinion, minor. A direct comparison of the three sets of estimates might obviate the need to use an evaluative term such as “minor”.
---	---	---

1	4	2	...and projects <u>an estimate of</u> the number of fatal...
---	---	---	--

2	2	4	...is through the <u>advection and</u> permeation of... (a large fraction of the radon in buildings enters through advective flow rather than diffusion or permeation.)
---	---	---	---

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1100	2	2	7	Replace radioisotopes with radionuclides
1101	2	2	10	The sentence starting with “Wheny” is misleading. It implies that
1102				radiation damage to cells lining the airways ultimately leads to
1103				cancer. Radiation damage may increase the risk of cancer but does
1104				not necessarily ultimately lead to cancer.
1105	2	2	11	The sensitive irradiated cells are usually considered to be in the
1106				bronchi, not the lung.
1107	2	3	1	No need to use the historical terms thoron or actinon here or
1108				elsewhere in the document. Just use ²¹⁹ Rn and ²²⁰ Rn as necessary.
1109	2	4	2	Replace “in Western Europe” with “elsewhere in the world”
1110	2-3			(Sentence starting at bottom of page 2) Radon decay products will
1111				reach equilibrium with radon-222 in a closed volume regardless of
1112				whether the volume is “constantly supplied with radon”. The sentence
1113				could be changed to read as follows: “In a closed volume, the
1114				concentration of short-lived radon decay products will increase until
1115				the rate of decay of each decay product equals the rate of decay of
1116				the radon itself.
1117	6 top			It should be made explicit that the exposures W_1 and W_2 are both in
1118				units of WLM.
1119	9	1		(Section C) The need to adjust \$ downward by a factor of 0.9 for ES
1120				should be better explained, at least by citation to BEIR VI. It is not
1121				obvious from the size of the upward adjustment for NS (a factor of 2)
1122				and the relative risk between ES and NS (12-14).
1123	9	2	6-8	Please explain (if known) why BEIR VI chose not to estimate lifetime

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1124				risk per WLM.
1125	9	3		(second paragraph under Section D) Isn't the steady-state population
1126				governed by birth as well as death rates? It should probably also be
1127				explicitly stated that risk estimates would not change if the
1128				calculations used the actual distribution of radon levels in residences
1129				rather than only the average, because the risk model is linear in
1130				concentration until concentration increases beyond the range found in
1131				essentially all residences.
1132	10	Table 5.		Under the Concentration Model, the Deaths for ES males and
1133				females do not add up exactly to the total for all ES. All the other
1134				additions are precise.
1135	12	2	1	"their" should be "its"
1136	12	3	11	Is "some causative role" the right language here? Since there is no
1137				unexposed population, one could argue that radon plays "some
1138				causative role" in all the cancers."
1139	16	3	10	...to which miners were exposed.
1140	17	1	2	After the equation add "The geometric mean was chosen over the
1141				arithmetic mean because..."
1142	28	1	1-3	Figure 6 shows that the combined risk per WLM for a stationary
1143				population with an ES prevalence of 60% <u>would be roughly twice that</u>
1144				<u>of</u> one with a prevalence of 20%.
1145	32	Table 13		Add a 10 ⁻⁴ to the risk per WLM column header
1146	32	1		(Section 3) This explanation is at best difficult to follow. The word
1147				"presumably" should not be necessary if ORIA really understands the

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1148				1980-1990 change.
1149	32			In the paragraph just before table, discuss qualitatively why the risk
1150				using the new model and assumptions is twice the old one.
1151	34	Table 15		The expression of Risk per WLM in the header should be consistent
1152				with Table 13.
1153	37	2	6	The parentheses around (rate) are unnecessary.
1154	42	3		(Section 2): Does the equilibrium fraction correlate with smoking
1155				status? If so, has that correlation been factored into the analysis?
1156	51	Table 21		What is the meaning of the blank cells?
1157	58	7	3	Gesell, not Gessell
1158				

APPENDIX B - ACRONYMS

1159

1160

1161 AMCL Alternate Maximum Contamination Limit

1162 BEIR IV Biological Effects of Ionizing Radiation Committee Report IV, *Health Risks*
1163 *of Radon and other Internally Deposited Alpha-Emitters*

1164 BEIR VI Biological Effects of Ionizing Radiation Committee Report VI, *Health Effects*
1165 *of Exposure to Radon*

1166 Bq Becquerel [The special name for the SI (Système Internationale of units) unit
1167 of radioactivity (1 Bq = 1 disintegration per second)]

1168 \$* Effective Dose Response (or effective excess risk/WLM)

1169 Ci Curies [Nuclear transformations (disintegrations). The special unit of activity:
1170 One curie equals 3.7×10^{10} disintegrations per second.]

1171 CRR Constant Relative Risk (model)

1172 EPA Environmental Protection Agency (U.S. EPA, or EPA)

1173 ERAMS Environmental Radiation Ambient Monitoring System

1174 ERR Excess Relative Risk

1175 ES Ever Smoker

1176 FGR Federal Guidance Report

1177 GSD Geometric Standard Deviation

1178 ICRP International Commission on Radiological Protection

1179 K The factor which relates the dose per unit exposure in homes to the dose per
1180 unit exposure in mines (BEIR VI assumed that the K factor is equal to 1)

1181 L Liter

1182 m Meter

1183 m³ Cubic Meter

1184 MMM Multimedia Mitigation Program

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1185	NAS	<u>N</u> ational <u>A</u> cademy of <u>S</u> ciences
1186	NEPPS	<u>N</u> ational <u>E</u> nvironmental <u>P</u> <u>P</u> <u>S</u> (??? - Need help here - KJK)
1187	NRC	<u>N</u> ational <u>R</u> esearch <u>C</u> ouncil
1188	NS	<u>N</u> ever <u>S</u> moker
1189	ORIA	<u>O</u> ffice of <u>R</u> adiation and <u>I</u> ndoor <u>A</u> ir (U.S. EPA/ORIA)
1190	PAEC	<u>P</u> otential <u>A</u> lpha <u>E</u> nergy <u>C</u> oncentration (expressed on joules per m ³ of air)
1191	p	pico [10 ⁻¹²] in combination with specific units (e.g., pCi L ⁻¹ Pico Curie per
1192		Liter)
1193	PAHs	<u>P</u> olynuclear <u>A</u> eromatic <u>H</u> ydrocarbons
1194	RAC	<u>R</u> adiation <u>A</u> dvisory <u>C</u> ommittee (U.S. EPA/SAB/RAC)
1195	RDP	<u>R</u> adon <u>D</u> ecay <u>P</u> roducts
1196	Rn	<u>R</u> adon, as an element, or as an isotope (e.g., ²¹⁹ Rn, ²²⁰ Rn, ²²² Rn)
1197	SC	<u>S</u> caled <u>C</u> oncentration (Model)
1198	SAB	<u>S</u> cience <u>A</u> dvisory <u>B</u> oard (U.S. EPA/SAB)
1199	SI	<u>S</u> ysteme <u>I</u> nternationale Units
1200	Th	<u>T</u> horium, as an element or as an isotope (e.g., ²²⁸ Th, ²³⁰ Th, ²³² Th, ²³⁴ Th)
1201	w*	Effective Cumulative Exposure
1202	W	Exposures (expressed as W ₁ and W ₂ , etc.)
1203	WL	<u>W</u> orking <u>L</u> evel (radon decay product concentration)
1204	WLM	<u>W</u> orking <u>L</u> evel <u>M</u> onth (radon decay product exposure)
1205		

1206

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- 1213 Deputy Assistant Administrator for Air and Radiation
- 1214 Director, Office of Radiation and Indoor Air
- 1215 Director, Office of Radiation Programs
- 1216 EPA Headquarters Libraries
- 1217 EPA Regional Libraries
- 1218 National Technical Information Service (NTIS)